

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION**

<hr/> <b>In re:</b>  <b>ALEXANDER E. JONES,</b>  <b>Debtor.</b> <hr/>	§ § § § § § §	<b>Chapter 7</b>  <b>Case No. 22-33553 (CML)</b>
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**SUMMARY COVERSHEET TO THE THIRD INTERIM FEE APPLICATION  
OF PORTER HEDGES LLP, AS BANKRUPTCY COUNSEL FOR CHAPTER 7  
TRUSTEE, CHRISTOPHER R. MURRAY, FOR ALLOWANCE OF COMPENSATION  
AND REIMBURSEMENT OF EXPENSES FOR THE PERIOD  
FROM FEBRUARY 1, 2025 THROUGH AND INCLUDING APRIL 30, 2025**

<b>Name of Applicant:</b>	Porter Hedges LLP	
<b>Applicant's Role in Case:</b>	Bankruptcy Counsel for the Chapter 7 Trustee, Christopher R. Murray	
<b>Date Order of Appointment Signed:</b>	July 30, 2024 (Doc. No. 792)	
	<b>Beginning of Period</b>	<b>End of Period</b>
<b>Time period covered by this Application:</b>	02/01/2025	04/30/2025
<b>Time period(s) covered by prior Applications:</b>	06/14/2024	01/31/2025
<b>Total amounts awarded in all prior Applications:</b>	\$1,494,499.38	
<b>Total fees requested in this Application and in all prior Applications:</b>	\$1,576,261.50	
<b>Total fees requested in this Application:</b>	\$140,536.50	
<b>Total professional fees requested in this Application:</b>	\$132,047.00	
<b>Total actual professional hours covered by this Application:</b>	159.80	
<b>Average hourly rate for professionals:</b>	\$815.71	
<b>Total paraprofessional fees requested in this Application:</b>	\$8,489.50	
<b>Total paraprofessional hours covered by this Application:</b>	19.10	
<b>Average hourly rate for paraprofessionals:</b>	\$468.33	
<b>Reimbursable expenses sought in this Application:</b>	\$23,877.45	
<b>Application Cost (estimated; not included in above fees):</b>	\$4,500	
<b>Total of other payments paid to secured claimants</b>	-	

<b>Total of other payments paid to administrative claimants</b>	\$6,813,399
<b>Estimated Total for distribution to priority unsecured creditors</b>	Undetermined
<b>Estimated percentage dividend to priority unsecured creditors</b>	Undetermined
<b>Estimated total for distribution to general unsecured creditors</b>	Undetermined
<b>Estimated percentage dividend to general unsecured creditors</b>	Undetermined
<b>Receipts to date in Chapter 7 to date</b>	\$12,104,671
<b>Disbursements to date in Chapter 7 to date<sup>1</sup></b>	\$6,813,399
<b>Current balance in the Trustee's accounts to date</b>	\$5,291,272

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<sup>1</sup> The figures in this table do not include ordinary course transactions of FSS.

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION

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In re:

ALEXANDER E. JONES,  
  
Debtor.

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§ Chapter 7

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§ Case No. 22-33553 (CML)

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THIRD INTERIM FEE APPLICATION  
OF PORTER HEDGES LLP, AS BANKRUPTCY COUNSEL FOR CHAPTER 7  
TRUSTEE, CHRISTOPHER R. MURRAY, FOR ALLOWANCE OF COMPENSATION  
AND REIMBURSEMENT OF EXPENSES FOR THE PERIOD  
FROM FEBRUARY 1, 2025 THROUGH AND INCLUDING APRIL 30, 2025

This application seeks an order that may adversely affect you. If you oppose the application, you should immediately contact the moving party to resolve the dispute. If you and the moving party cannot agree, you must file a response and send a copy to the moving party. You must file and serve your response within 21 days of the date this was served on you. Your response must state why the motion should not be granted. If you do not file a timely response, the relief may be granted without further notice to you. If you oppose the application and have not reached an agreement, you must attend the hearing. Unless the parties agree otherwise, the court may consider evidence at the hearing and may decide the application at the hearing.

Represented parties should act through their attorney.

Porter Hedges, LLP (“*PH*” or the “*Applicant*”), as Bankruptcy Counsel for the Chapter 7 Trustee, Christopher R. Murray (the “*Trustee*”), files this Third Interim Application for Allowance of Compensation and Reimbursement of Expenses (the “*Application*”) for the period from February 1, 2025 through and including April 30, 2025 (the “*Application Period*”), and respectfully represents as follows:

### **JURISDICTION**

1. PH submits this Application pursuant to section 330 of title 11 of the United States Code (the “**Bankruptcy Code**”), Rule 2016 of the Federal Rules of Bankruptcy Procedures (the “**Bankruptcy Rules**”), and Rule 2016-1 of the Bankruptcy Local Rules (the “**Local Rules**”).

2. The Court has jurisdiction over the Application pursuant to 28 U.S.C. § 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue is proper pursuant to 28 U.S.C. § 1408.

### **RELIEF REQUESTED**

3. PH requests that the Court enter an order (i) allowing PH’s compensation for professional and paraprofessional services to the Trustee rendered during the Application Period in the amount of **\$140,536.50** and reimbursement of actual and necessary expenses incurred by PH in the amount of **\$23,877.45**; and (ii) award and order to be paid to PH the balance of any such fees and costs paid from funds available in the Debtor’s estate.

### **BACKGROUND**

#### **A. Bankruptcy Case Background**

4. On July 29, 2022, Free Speech Systems, LLC (“**FSS**”) filed its voluntary petition for relief under chapter 11 subchapter V of the Bankruptcy Code (the “**FSS Case**”).

5. On December 2, 2022 (the “**Petition Date**”), the Debtor filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code (prior to the Conversion Date, the “**Jones Chapter 11 Case**”, and after the Conversion Date, the “**Jones Chapter 7 Case**”). The Debtor is an employee of FSS. 100 percent of the outstanding membership interests in FSS are owned by the Debtor’s bankruptcy estate.

6. On December 2, 2022 (the “**Petition Date**”), the Debtor filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code (prior to the Conversion Date, the “**Jones**

*Chapter 11 Case*”, and after the Conversion Date, the “*Jones Chapter 7 Case*”). The Debtor is an employee of FSS. 100 percent of the outstanding membership interests in FSS are owned by the Debtor’s bankruptcy estate.

7. On December 13, 2022, the United States Trustee for Region 7 (Southern and Western Districts of Texas) (the “*U.S. Trustee*”) appointed the Official Committee of Unsecured Creditors in the Jones Chapter 11 Case pursuant to Bankruptcy Code section 1102(a)(1).

8. The Debtor continued managing his assets as debtor and debtor in possession pursuant to sections 1107 and 1108 of the Bankruptcy Code until the Court entered its *Order Converting Debtor’s Chapter 11 Case to a Case Under Chapter 7 of the Bankruptcy Code* [Docket No. 708] on June 14, 2024 (the “*Conversion Date*”). On June 21, 2024, the Court entered an order dismissing the FSS Case [Case No. 22-60043, Docket No. 956] (the “*Dismissal Order*”), while retaining exclusive jurisdiction over several adversary proceedings and the approval of professional fees and expenses, as supplemented by the *Order Supplementing Order Dismissing Case* [Case No. 22-60043, Docket No. 1021]. On the Conversion Date, the U.S. Trustee appointed Christopher R. Murray as the Chapter 7 Trustee in the Jones Chapter 7 Case.

## **B. PH Retention and Fees**

9. On July 3, 2024, Trustee filed the *Application for Entry of an Order Authorizing the Retention and Employment of Porter Hedges LLP as Co-Counsel for Christopher R. Murray, as Chapter 7 Trustee* [Docket. No. 756], which the Court approved on July 30, 2024 [Docket No. 792].

10. On July 30, 2024, the Court entered the *Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Professionals and Trustee* [Docket No. 793] (the “*Interim Compensation Order*”).

11. On December 13, 2024, the Court entered its *Order Granting First Interim Fee Application of Porter Hedges LLP, as Bankruptcy Counsel for Chapter 7 Trustee, Christopher R. Murray, for Allowance of Compensation and Reimbursement of Expenses for the Period from June 14, 2024 through and including October 31, 2024* [Docket No. 994].

12. On March 11, 2025, the Court entered its *Order Granting Second Interim Fee Application of Porter Hedges LLP, as Bankruptcy Counsel for Chapter 7 Trustee, Christopher R. Murray, for Allowance of Compensation and Reimbursement of Expenses for the Period from November 1, 2024 through and including January 31, 2025* [Docket No. 1111].

13. This is PH's third interim fee application in the Jones Chapter 7 Case. During the Application Period, PH filed three (3) monthly fee statements, which are attached hereto as **Exhibit 3**, and are summarized below:

Period	Expenses Incurred	Fees Incurred	Total Fees and Expenses Paid	Amount Outstanding
02/01/25-02/28/25	\$15,738.12	\$97,507.50	\$93,744.12	\$19,501.50
03/01/25-03/31/25	\$6,219.46	\$23,094.50	\$24,695.06	\$4,618.90
04/01/25-04/30/25 <sup>1</sup>	\$1,919.87	\$19,934.50	\$17,867.47	\$3,986.90
<b>Total:</b>	<b>\$23,877.45</b>	<b>\$140,536.50</b>	<b>\$136,306.65</b>	<b>\$28,107.30</b>

14. This Application requests that the Court enter an order (i) allowing PH's compensation for professional and paraprofessional services to the Trustee rendered during the Application Period in the amount of **\$140,536.50** and reimbursement of actual and necessary expenses incurred by PH in the amount of **\$23,877.45**; and (ii) award and order to be paid to PH the balance of any such fees and costs paid from funds available in the Debtor's estate. Summary

<sup>1</sup> The objection deadline to PH's Eleventh Monthly Fee Statement (April 1, 2025 to April 30, 2025) is May 26, 2025. PH does not anticipate any objections to its Eleventh Monthly Fee Statement and anticipates that it will receive payment in accordance with the Interim Compensation Order prior to entry of an order approving this Application. This line reflects receipt of that anticipated payment.

calculations of these fees and expenses are attached hereto as **Exhibit 2** and **Exhibit 4**, respectively.

15. The fees and expenses requested are reasonable and all amounts requested were for actual and necessary services rendered on behalf of the Trustee.

16. PH reserves the right to request additional compensation for the Application Period to the extent that it is later determined that time or disbursement charges for services rendered or disbursements incurred during such time period have not yet been submitted.

18. No agreement or understanding exists between PH and any other entity for sharing of any compensation or reimbursement in this case.

19. PH has provided the information required by the U.S. Trustee's Guidelines and the Interim Compensation Order.

20. PH has served as bankruptcy counsel to the Trustee and, in that capacity, has rendered legal services for the benefit of the Trustee and the Debtor's estate.

#### **STANDARDS RELEVANT TO AWARDING REASONABLE COMPENSATION**

21. Section 330 of the Bankruptcy Code authorizes the Court to award PH reasonable compensation for its actual and necessary services rendered and reimbursement of its actual and necessary expenses incurred in the rendering of services as bankruptcy counsel to the Trustee.

Section 330 provides:

(a)(1) After notice to the parties in interest and to the United States Trustee and a hearing, and subject to sections 326, 328, and 329, the court may award to a trustee, a consumer privacy ombudsman appointed under section 332, an examiner, an ombudsman appointed under section 333, or a professional person employed under section 327 or 1103:

(A) reasonable compensation for actual, necessary services rendered by the trustee, examiner, ombudsman, professional person or attorney and by any paraprofessional person employed by any such person; and

(B) reimbursement for actual, necessary expenses.

11 U.S.C. § 330(a)(1).

22. This Application substantiates the total amount that PH seeks for fees and expenses in accordance with each element of the customary standards applied to fee applications. These standards are set forth in (i) Bankruptcy Rule 2016 and (ii) *In re First Colonial Corp. of America*, 544 F.2d 1291 (5th Cir. 1977), *cert. denied*, 431 U.S. 904 (1977).

23. In *First Colonial*, the Fifth Circuit adopted the following twelve factors to apply to the determination of awards of attorneys' fees in bankruptcy cases: (i) time and labor required; (ii) the novelty and difficulty of the questions; (iii) the skill requisite to perform the legal service properly; (iv) the preclusion of other employment by the professional due to acceptance of the case; (v) the customary fee; (vi) whether the fee is contingent or fixed; (vii) time limitations imposed by the client or the circumstances; (viii) the amount involved and the results obtained; (ix) the experience, reputation and ability of the attorneys; (x) the "undesirability" of the case; (xi) the nature and length of the professional relationship with the client; and (xii) awards in similar cases. *First Colonial*, 544 F.2d at 1298-99. These factors were taken from *Johnson v. Georgia Highway Express, Inc.*, 488 F.2d 714, 717-19 (5th Cir. 1974), a non-bankruptcy case, and are commonly referred to as the "*Johnson* factors." The original *Johnson* factors, as embraced by *First Colonial*, remain applicable to the determination of reasonableness of fees awarded under the Bankruptcy Code. See 15 King, *Collier on Bankruptcy*, ¶ 330.04[3] at 330-35 to 330-41. A majority of the *Johnson* factors are now codified under Bankruptcy Code Section 330(a). *Id.*

24. The Fifth Circuit has rejected the "hindsight" or "material benefit" standard that was originally set forth in *In re Pro-Snax Distributors, Inc.*, 157 F.3d 414 (5th Cir. 1998). In its place, the Fifth Circuit enunciated a new, prospective standard based on whether the services of



counsel were reasonably likely to benefit the estate at the time such services were rendered. *See In re Woerner*, 783 F.3d 266, 276 (5th Cir. 2015). All services rendered by PH satisfy the *Woerner* standard because they were reasonably likely to benefit the estate at the time rendered.

### **NATURE AND EXTENT OF SERVICES PROVIDED BY PH**

25. PH classified all services performed for which compensation is sought in eight (8) categories. PH attempted to divide its services rendered to the Trustee in these bankruptcy cases into appropriate categories. However, because certain services may relate to more than a single category, services pertaining to one category may be included in another category. Copies of PH's monthly fee statements are attached hereto as **Exhibit 3** in accordance with the Court's procedures and provide detailed descriptions of the services PH rendered with respect to each of these categories. A summary of compensation requested by project category is attached hereto as **Exhibit 2**.

#### **A. Asset Analysis and Recovery**

26. The majority of time billed by PH in this category during the Application Period related to a potential equity sale, analyzing next steps with respect to the Debtors' assets and the status of FSS assets, and recovery of estate property.

27. Services rendered in this category included, but were not limited to, (i) multiple conferences with parties regarding potential equity sale; (ii) conferencing with opposing counsel regarding case status and next steps; (iii) regular conferencing with Trustee team and PH team regarding FSS status and strategy; (iv) conferencing with counsel to Texas and Connecticut Plaintiffs regarding case status; (v) drafting and revising assignment of lien; (vi) strategize regarding potential sale of equity interests; (vii) analyzing and conferencing regarding First United American Companies, LLC's ("**FUAC**") motion regarding FSS asset sale [Docket No. 1089]

(“*Motion for Leave*”); (viii) corresponding with opposing counsel regarding dismissal of adversary proceedings and assignment of lien; (ix) drafting response to Motion for Leave; (x) drafting and revising motions to dismiss adversary proceedings in connection with PQPR settlement; (xi) drafting motion to abandon assets; (xii) conferencing with Trustee team and PH team regarding potential equity sale; (xiii) analyze settlement agreement between Connecticut and Texas Plaintiffs; (xiv) conferencing about and analyzing executory contract issues; (xv) reviewing and revising stipulation and agreed order regarding remand; (xvi) corresponding about and analyzing appeal dismissal order and issues; (xvii) analyzing Debtors’ motion to reconsider sale issues; (xviii) conferencing about and analyzing potential causes of action; (xix) analyzing Debtors’ *Motion for Reconsideration of this Court’s Determination that No Auction for Free Speech Systems Assets Will be Conducted by the Jones Chapter 7 Estate* [Docket No. 1131]; and (xx) conferencing with Trustee team regarding status conference and treatment of FSS assets.

28. PH expended 69.80 hours of time to provide such services. Professional fees in this category total \$59,653.00.

## **B. Case Administration**

29. The majority of time billed by PH during the Application Period in this category related to ensuring the efficient and smooth administration of legal services related to the Jones Chapter 7 Case. In particular, services rendered in this category during the Application Period included, but were not limited to, (i) managing and administering the bankruptcy case, such as maintenance of case calendars, task lists, docket updates, and ongoing scheduling of key deadlines; (ii) coordinating filing and service of motions, orders, and other documents; (iii) coordinating hearing logistics; (iv) ensuring compliance with service and notice requirements; and (v) drafting, revising and filing *Trustee’s Motion to Disburse Deposits and Sale Price* [Docket No. 1081].

30. PH expended 15.30 hours of time to provide such services. Professional fees in this category total \$8,807.00.

**C. Claims Administration and Objections**

31. The majority of time billed by PH during the Application Period in this category related to analyzing claim issues, including the impact of the Connecticut Supreme Court's denial of the Debtor's petition for certification to appeal, and issues related to the Texas and Connecticut Plaintiffs' settlement.

32. PH expended 4.70 hours of time to provide such services. Professional fees in this category total \$3,983.50.

**D. Employment/Fee Applications**

33. The majority of time billed by PH during the Application Period in this category related to the preparation and filing of interim fee applications and the preparation and filing of monthly fee statements. Services rendered in this category included, but were not limited to, (i) drafting, revising, and filing PH's second interim fee application [Docket No. 1085]; (ii) drafting, revising, and filing PH's interim fee statements; (iii) corresponding about and coordinating service for monthly fee statements; and (iv) corresponding with PH team and Trustee's team regarding fee statements and fee applications.

34. PH expended 14.70 hours of time to provide such services. Professional fees in this category total \$9,651.50.

**E. Litigation/Contested Matters**

35. The majority of time billed by PH during the Application Period in this category related to preparation and review of Trustee's deposition transcript and communications regarding the same.

36. PH expended 0.60 hours of time to provide such services. Professional fees in this category total \$297.00.

#### **F. Compromises**

37. The majority of time billed by PH during the Application Period in this category related to negotiating compromises of litigation and disputes in this bankruptcy case, including drafting, revising, and filing pleadings and orders pursuant to Bankruptcy Rule 9019, and preparation for hearings and depositions related to such compromises.

38. Services rendered in this category included, but were not limited to, (i) ongoing conferences with the Trustee team and the PH team regarding proposed settlement between the Trustee, the Connecticut families, and the Texas families (the “*CT/TX Settlement*”); (ii) ongoing conferences with counsel for Texas and Connecticut Plaintiffs regarding the CT/TX Settlement; (iii) revising, redlining and filing proposed 9019 order related to CT/TX Settlement; (iv) responding to requests for production of documents; (v) attending and defending deposition of Trustee; (vi) drafting and filing notice of redline of 9019 order; (vi) preparing demonstratives for hearing on CT/TX Settlement; (vii) researching, drafting, and revising reply brief in support of the CT/TX Settlement; (viii) preparing for hearing related to CT/TX Settlement; (ix) drafting stipulations of dismissal of adversary proceedings; (x) conferencing with Trustee team regarding settlement between Texas and Connecticut Plaintiffs; and (xi) drafting, revising, and filing motions to dismiss adversaries and corresponding with opposing counsel regarding same.

39. PH expended 72.20 hours of time to provide such services. Professional fees in this category total \$56,600.00.

## **G. Communications**

40. The majority of time billed by PH during the Application Period in this category related to conferences with PH team and with counsel for Connecticut Plaintiffs regarding settlement between the parties.

41. PH expended 0.70 hours of time to provide such services. Professional fees in this category total \$696.50.

## **H. Tax**

42. The majority of time billed by PH during the Application Period in this category related to correspondence and conference regarding tax issues affecting the Debtor's bankruptcy estate.

43. PH expended 0.90 hours of time to provide such services. Professional fees in this category total \$848.00.

## **ADDITIONAL STANDARDS FOR AWARDING OF ATTORNEYS' FEES**

### **A. NOVELTY AND DIFFICULTY OF LEGAL PROBLEMS INVOLVED**

44. The first *Johnson* factor examines the degree of novelty and difficulty of the issues encountered by PH. With respect to the matters described herein, numerous difficult and complex legal problems have been addressed and considered by PH, all of which have required knowledge of the application of the Bankruptcy Code, the Bankruptcy Rules and court decisions interpreting the same.

### **B. CUSTOMARY FEE**

45. The next relevant factor to be considered is the reasonable hourly rate by which the reasonable number of hours expended by PH are to be multiplied. Subsumed in this analysis are the following guidelines, as noted in *Johnson*: the customary fee charged by the applicant, awards

in similar cases, the level of skill necessary, the amount involved, the results obtained, the reputation of the professional and the undesirability of the case.

46. PH's hourly billing rates are computed at the rates PH regularly charges its hourly clients.

47. The hourly rates charged by PH are also lower than or commensurate with the customary fees charged by professionals of similar experience, reputation and abilities in this community, as well as those rates charged regionally and nationally. Additionally, the hourly rates charged by PH are consistent with the amount involved in these cases, the results obtained by PH, and the level of skill necessary to perform the work. Accordingly, the hourly billing rates charged by PH are reasonable.

**C. SKILL REQUIRED FOR PERFORMANCE OF LEGAL SERVICES**

48. The number of difficult issues and matters addressed in these cases has required a high degree of skill and expertise. PH's attorneys, with varying levels of experience and seniority, have been used effectively and efficiently to perform the tasks assigned to them and have provided valuable and effective assistance to the Trustee. A thorough understanding of the Bankruptcy Code and Bankruptcy Rules was blended with business expertise to assist the Trustee. In addition, multiple issues in these bankruptcy cases, including, but not limited to, the dismissal of the FSS Case, ongoing litigation related to the FSS Case and the Jones Case, the potential sales of Jones and FSS assets, and appellate issues in the State Court Litigation have required additional expertise from PH's attorneys. The compensation requested by PH is consistent with the compensation awarded in other cases of similar size and complexity.

**D. RESULTS OBTAINED**

49. PH's actions in this case have assisted the Trustee in his efforts to maximize the

value of the estates and efficiently administer these cases. These cases have been handled in a professional and cost-effective manner. The requested compensation is reasonable in view of the time expended, the parties involved, the significant number of disputes involving case constituents and the results obtained in these cases.

**E. EXPERIENCE, REPUTATION, AND ABILITY OF PH**

50. PH's attorneys, over many years, have appeared throughout the United States providing legal representation to trustees, debtors, secured creditors, unsecured creditors, and creditors' committees in proceedings under the Bankruptcy Code. Further, partners of PH, including those who have provided legal services in the instant cases, have for many years actively participated in leadership positions in local, state and national bar associations, and have written for local and national publications and spoken at local, state and national institutes for continuing legal education in the creditors' rights and bankruptcy areas. PH's attorneys are experienced in all aspects of bankruptcy matters, possess a high level of expertise, and have an excellent reputation in the business and legal communities. Furthermore, PH has particular experience in the areas of insolvency, workout and corporate reorganization.

**F. CONTINGENT NATURE OF FEES AND UNDESIRABILITY OF CASE**

51. No contingent fees are requested in these cases.

**G. TIME LIMITATIONS IMPOSED BY THE CASE**

52. The time demands of this representation have not resulted in a disproportionate allocation of resources by PH. PH worked quickly, diligently, and efficiently to address the serious challenges faced by the Debtor's estate within the Application Period.

53. These fees and costs were necessary for the proper and successful administration of the bankruptcy cases. PH made every effort to keep all fees and costs to a minimum.

54. At all times covered by this Application, PH diligently fulfilled its duty as bankruptcy counsel for the Trustee. All services rendered by PH benefitted the estates at the time that such services were rendered. Services performed by PH throughout these cases were done in a professional, skilled, and expeditious manner, requiring substantially less time than would have been required by counsel with less experience. Every action of PH was taken to reduce the legal hours expended and matters not demanding the services of senior attorneys were assigned to junior associates, or paralegals.

55. No agreement exists between PH and any other person, firm or entity for division or sharing of compensation in these cases.

56. The above narrative portion of this Application is primarily intended to serve as a summary recapitulation of the major areas of PH's activities and responsibilities. The exhibits provide complete recapitulations of the acts taken by PH on behalf of the Trustee during these cases.

*[Remainder of Page Intentionally Blank]*



WHEREFORE, PH requests that the Court enter an order (i) allowing PH's compensation for professional and paraprofessional services to the Trustee rendered during the Application Period in the amount of **\$140,536.50** and reimbursement of actual and necessary expenses incurred by PH in the amount of **\$23,877.45**; and (ii) award and order to be paid to PH the balance of any such fees and costs paid from funds available in the Debtor's estate.

Dated: May 15, 2025.  
Houston, Texas

Respectfully Submitted,

**PORTER HEDGES LLP**

By: /s/ Joshua W. Wolfshohl  
Joshua W. Wolfshohl (Bar No. 24038592)  
Michael B. Dearman (Bar No. 24116270)  
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*Co-Counsel for the Chapter 7  
Trustee, Christopher R. Murray*

**CERTIFICATE OF SERVICE**

This will certify that a true and correct copy of the foregoing document was forwarded by electronic transmission to all registered ECF users appearing in the case on May 15, 2025.

/s/ Joshua W. Wolfshohl

Joshua W. Wolfshohl

**EXHIBIT 1****TIMEKEEPER SUMMARY**

<b>Professional</b>	<b>Title</b>	<b>Section</b>	<b>Rate</b>	<b>Total Hours</b>	<b>Total Fees</b>
Joshua W. Wolfshohl	Partner	Bankruptcy	\$ 995.00	56.70	\$56,416.50
Geoffrey L. Schultz	Partner	Tax	\$ 1,100.00	0.50	\$550.00
Christine M. McMillan	Partner	Finance	\$ 785.00	2.50	\$2,187.50
Michael B. Dearman	Associate	Bankruptcy	\$ 745.00	65.20	\$48,574.00
Jordan T. Stevens	Associate	Bankruptcy	\$ 725.00	17.40	\$12,615.00
Kenesha L. Starling	Associate	Litigation	\$ 670.00	17.20	\$11,524.00
Adriana Young	Associate	Litigation	\$ 600.00	0.30	\$180.00
Carey A. Sakert	Paralegal	Litigation	\$ 495.00	0.60	\$297.00
Mitzie L. Webb	Paralegal	Bankruptcy	\$ 485.00	5.50	\$2,667.50
Eliana Garfias	Paralegal	Bankruptcy	\$ 425.00	13.00	\$5,525.00
<b>TOTAL</b>				<b>178.90</b>	<b>\$140,536.50</b>

**EXHIBIT 2****PROJECT CATEGORIES**

<b>Project Category</b>	<b>Total Hours</b>	<b>Total Fees Requested</b>
Asset Analysis and Recovery	69.80	\$59,653.00
Case Administration	15.30	\$8,807.00
Claims Administration and Objections	4.70	\$3,983.50
Employment/Fee Application	14.70	\$9,651.50
Litigation/Contested Matters	0.60	\$297.00
Compromises	72.20	\$56,600.00
Communications	0.70	\$696.50
Tax	0.90	\$848.00
<b><u>TOTAL</u></b>	<b>178.90</b>	<b>\$140,536.50</b>

**EXHIBIT 3**

**MONTHLY FEE STATEMENTS**

**EXHIBIT 4****EXPENSE SUMMARY**

<b>EXPENSES</b>	<b>COST</b>
Computer Assisted Research	\$2,057.88
Computer Services	\$6,885.21
Delivery Service	\$208.00
Deposition Expense	\$9,154.60
Litigation Support Services	\$3,762.50
Parking	\$25.00
Reproduction	\$1,516.20
Working Meals	\$268.06
<b>TOTAL</b>	<b>\$23,877.45</b>

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION**

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**In re:**

**ALEXANDER E. JONES,**  
  
**Debtor.**

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§ **Chapter 7**

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§ **Case No. 22-33553 (CML)**

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**ORDER GRANTING THIRD INTERIM FEE APPLICATION  
OF PORTER HEDGES LLP, AS BANKRUPTCY COUNSEL FOR CHAPTER 7  
TRUSTEE, CHRISTOPHER R. MURRAY, FOR ALLOWANCE OF COMPENSATION  
AND REIMBURSEMENT OF EXPENSES FOR THE PERIOD  
FROM FEBRUARY 1, 2025 THROUGH AND INCLUDING APRIL 30, 2025  
(Relates to Docket No. \_\_\_\_)**

The Court has considered the Third Interim Application of Porter Hedges LLP (the “*Applicant*”), as Bankruptcy Counsel for Chapter 7 Trustee, Christopher R. Murray, for Allowance of Compensation and Reimbursement of Expenses for the Period from February 1, 2025 through and including April 30, 2025 (the “Application”). The Court orders:

1. The Applicant is allowed interim compensation in the amount of **\$140,536.50** and reimbursement of actual and necessary expenses in the amount of **\$23,877.45** for the period set forth in the Application.

2. The Trustee is authorized to disperse **\$28,107.30** which represents the unpaid amounts allowed by paragraph 1 of this Order.

SIGNED: \_\_\_\_\_, 2025.

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**HONORABLE CHRISTOPHER M. LOPEZ**  
**UNITED STATES BANKRUPTCY JUDGE**